

LATEST FASHIONS

Demand

J. W. BRADLEY'S

DUPLEX

ELLIPTIC

Or Double Spring

SKIRTS!

STANDARD SKIRT

OF THE FASHIONABLE WORK.

SALE BY THE LADIES

AT THE NEW YORK STORE

205 N. 2nd St. St. Louis, Mo.

Wests, Bradley & Carey,

St. Louis, Mo.

WAREHOUSE AND OFFICE

205 N. 2nd St. St. Louis, Mo.

OPINIONS OF THE PRESS.

"This is really the one thing that is

needed to save the country from the

hands of the traitors."

"The 'Duplex' is the greatest

improvement in the history of the

skirt since its invention."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

design and construction."

"It is a masterpiece of

LOUISVILLE JOURNAL

PRINTED AND PUBLISHED BY

PRENTICE, HENDERSON, & OSBORNE

Green Street, between Third and Fourth.

DEMOCRATIC TICKET

FOR THE GOVERNMENT

JOHN L. HELM,

FOR THE GOVERNMENT

JNO. W. STEVENSON,

FOR THE GOVERNMENT

JOHN ROHMANN,

FOR THE GOVERNMENT

D. HOWARD SMITH,

FOR THE GOVERNMENT

JAMES W. TATE,

FOR THE GOVERNMENT

JAMES A. DAWSON,

FOR THE GOVERNMENT

Z. F. SMITH,

FOR THE GOVERNMENT

ASA P. GROVER,

FOR THE GOVERNMENT

THURSDAY, FEBRUARY 28, 1867.

For several days there has been

among the Third-party men a good deal

of weeping over the "fate" of Colonel

Wells. We asked these weepers to read

Colonel Wells' magnificent speech in

another column, and their eyes.

The speech indeed is calculated to make

them "cry" generally.

"The position of the Democracy of

Kentucky is not to be conjectured. It

is defined at once authoritatively and

expressly. It is unmistakable. And it

is not a mere matter of fact, but a

matter of principle. It is not a mere

matter of fact, but a matter of

principle. It is not a mere matter

of fact, but a matter of principle.

It is not a mere matter of fact,

but a matter of principle. It is not

a mere matter of fact, but a matter

of principle. It is not a mere matter

of fact, but a matter of principle.

It is not a mere matter of fact,

but a matter of principle. It is not

a mere matter of fact, but a matter

of principle. It is not a mere matter

of fact, but a matter of principle.

It is not a mere matter of fact,

but a matter of principle. It is not

a mere matter of fact, but a matter

of principle. It is not a mere matter

of fact, but a matter of principle.

It is not a mere matter of fact,

but a matter of principle. It is not

a mere matter of fact, but a matter

of principle. It is not a mere matter

of fact, but a matter of principle.

It is not a mere matter of fact,

but a matter of principle. It is not

a mere matter of fact, but a matter

of principle. It is not a mere matter

of fact, but a matter of principle.

It is not a mere matter of fact,

but a matter of principle. It is not

a mere matter of fact, but a matter

of principle. It is not a mere matter

of fact, but a matter of principle.

It is not a mere matter of fact,

but a matter of principle. It is not

a mere matter of fact, but a matter

of principle. It is not a mere matter

of fact, but a matter of principle.

It is not a mere matter of fact,

but a matter of principle. It is not

a mere matter of fact, but a matter

of principle. It is not a mere matter

of fact, but a matter of principle.

It is not a mere matter of fact,

but a matter of principle. It is not

a mere matter of fact, but a matter

to us, not only may with propriety accept

the decision, but are morally obliged to

accept it. They are obliged to accept

the platform of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

of the candidate of the organization.

They cannot deny the personal fitness

State, twenty-one years old and upwards,

of whatever race, color, or previous con-

dition, who have been residents in said

State for one year next preceding the

election, except such as may be dis-

franchised for participation in the in-

tervention for rebellion, and who shall

when such Constitution shall be adopted

the elective franchise shall be enjoyed

by such persons as have the qualifica-

tions stated for electors of delegates,

and when such Constitution shall be

adopted by a majority of the persons

voting on the question of ratification, who

shall be qualified as electors for delegates,

and when such Constitution shall have

been submitted to Congress for examina-

tion and approval, and Congress shall

have approved the same, and when said

State, a vote of the Legislature, elected

at the next session of the Legislature,

shall have approved the same, and

when such Constitution shall have

been submitted to Congress for examina-

tion and approval, and Congress shall

have approved the same, and when

said State, a vote of the Legislature,

elected at the next session of the

Legislature, shall have approved the

same, and when such Constitution

shall have been submitted to Congress

for examination and approval, and

Congress shall have approved the

same, and when such Constitution

shall have been submitted to Congress

for examination and approval, and

Congress shall have approved the

same, and when such Constitution

shall have been submitted to Congress

for examination and approval, and

Congress shall have approved the

same, and when such Constitution

shall have been submitted to Congress

for examination and approval, and

Congress shall have approved the

same, and when such Constitution

shall have been submitted to Congress

for examination and approval, and

Congress shall have approved the

same, and when such Constitution

shall have been submitted to Congress

for examination and approval, and

Congress shall have approved the

same, and when such Constitution

shall have been submitted to Congress

for examination and approval, and

Congress shall have approved the

same, and when such Constitution

shall have been submitted to Congress

for examination and approval, and

Congress shall have approved the

same, and when such Constitution

shall have been submitted to Congress

for examination and approval, and

Congress shall have approved the

&lt;











